temporarily seal Defendant's Unopposed Emergency Motion for Temporary Release

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to Attend Daughter's Surgery (Dkt. #203), which contains Defendant's minor daughter's full name and specifies the nature of her health condition, and Defendant's Memorandum re: Supervised Release Violation (Dkt. #218), which attaches a letter containing Defendant's minor daughter's name.

Local Civil Rule 5(g) requires minors' names be redacted to initials only. The Court finds that the specific nature of Defendant's daughter's medical condition is sensitive information which should not remain public.

No later than MAY 10, 2019, counsel for Defendant shall refile these two documents, redacting the minor's name to initials only and redacting the information regarding her specific medical condition.

Defendant's motion requests the Court to seal the hearings in this matter. There have been two hearings conducted during the time period specified by Defendant in his motion, the detention hearing held on November 16, 2018, and the supervised release disposition hearing held on April 4, 2019. To date, no party has requested these hearing be transcribed and therefore the transcripts from these hearing have not been filed on the docket. Pursuant to Amended General Order No. 15-15, should the transcript from either of these hearings be requested and filed, the parties are afforded a 90-day time period during which they may propose redactions prior to the transcript becoming publicly available on the docket. Therefore, Defendant's motion to seal the hearings in this matter is **DENIED**.

DATED this 29th day of April, 2019.

The Honorable Richard A. Jones United States District Judge